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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/963,761	09/27/2001	Tzahi Arazi	1686/4	1790
759	90 01/15/2003			
DR. MARK FRIEDMAN LTD. c/o Bill Polkinghorn Discovery Dispatch			EXAMINER	
			WINKLER, ULRIKE	
9003 Florin Way Upper Marlboro, MD 20772			ART UNIT	PAPER NUMBER
- PPOLITICALIO	,,		1648	9
		·	DATE MAILED: 01/15/2003	•

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Description   Descr			Application No.	Applicant(s)			
Examiner   Unixe Winkler, Ph.D.   1648	Office Action Summary		09/963 761	ARAZI FT AI			
Unrike Winkler, Ph.D.   1648  - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  He period for reply specified above is less than this; (30) days, as required in the statutory minimum of this; (30) days will be considered timely. If No period for reply specified above is less than this; (30) days, or a required timely in the period for reply specified above is less than this; (30) days, or a required timely in the period for reply specified above is less than this; (30) days, or a required timely in the period for reply specified above. The maining date of the communication. If the period for reply specified above, the mannima familiary ventred all applies and will reply fired, may reduce any sense application is placed to the communication, even if timely fired, may reduce any sense specified and the period of the communication, even if timely fired, may reduce any sense of the period of the communication is placed to the communication, even if timely fired, may reduce any sense of the period of the communication is placed to the communication, even if timely fired, may reduce any sense of the period of the communication is placed to the communication, even if timely fired, may reduce any sense of the communication is placed and the communication is non-final.  3) Short this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parts Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) is/are pending in the application.  4) Of the above claim(s) is/are allowed.  6) Claim(s) is/are allowed.  6) Claim(s) is/are allowed.  7) Claim(s) is/are rejected to the promition of the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is/are set of the priority documents have been receiv							
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THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be waited under the provision of 3 CFR 1.13(6). In no ovent, however, may a nephy be timely field other SX. (8) MONTHS from the mailing date of this communication.  Failure to nephy within the batt or actended pence of the communication.  Failure to nephy within the batt or actended pence of the provision of the communication of the provision of th							
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#### DETAILED ACTION

Formal drawings and photographs have been submitted which fail to comply with 37 CFR 1.84. Please see the form PTO-948.

## INFORMATION ON HOW TO EFFECT DRAWING CHANGES

A. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein. Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the "Notice of Allowability." Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136 for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

B. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson, MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

## Timing of Corrections

Applicant is required to submit acceptable corrected drawings within the time period set in the Office action. See 37 CFR 1.185(a). Failure to take corrective action within the set (or extended) period will result in ABANDONMENT of the application.

#### Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-22, drawn to drawn to a recombinant potyvirus vector, classified in class435, subclass 320.1.
- II. Claims 23-27, drawn to a method of using the recombinant potyvirus vector to transiently express a heterologous protein in a plant, classified in class 800, subclass 278.

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III. Claims 23-27, drawn to a method of vaccination using a plant virion, classified in class 424, subclass 9.2.

For the invention of group I above, restriction to one of the following is also required under 35 USC 121. Therefore, if applicant elects the invention of group I, election is further required for one of inventions (1)-(75).

- 1. ZYMV,
- 2. ALMV,
- 3. AmLMV,
- 4. ArjMV,
- 5. ArLV,
- 6. AV-1,
- 7. BCMV,
- 8. BCNMV,
- 9. BYMV,
- 10. BtMV,
- 11. BiMoV,
- 12. CdMV,
- 13. CVMV,
- 14. CTLV,
- 16. CeMV,
- 17. ChiVMV,
- 18. CIYVV,
- 19. CSV,
- 20. CDV,
- 21. ComMV,
- 22. CABMV,
- 23. CGVBV,
- 24. DsMV,
- 25. DSTV1
- 26. DeMV,
- 27. GSMV,
- 28. GEV,
- 29. GGMV,
- 30. HVY,
- 31. HMV,
- 32. HiMV,
- 33. IFMV,
- 34. IMMV,
- 35. ISMV,

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- 36. JGMV,
- 37. KMV,
- 38. LYSV,
- 39. MDMV
- 40. NDV,
- 41. NYSV,
- 42. NoMV,
- 43. OYDV
- 44. ORMV,
- 45. BRSV,
- 46. PARMV,
- 47. PWV,
- 49. PSBMV,
- 50. PEMOV,
- 51. PEPMOV,
- 52. PESMV,
- 53. PVMV,
- 54. PTV,
- 55. PPV,
- 56. PKMV,
- 57. PVA,
- 58. PIIV,
- 59. PVY,
- 60. RETBV,
- 61. SRMV,
- 62. SMV,
- 63. SCMV,
- 64. SPYFV,
- 65. TAMMY,
- 66. TEMV,
- 67. TEV,
- 68. TBBV,
- 69. TBV,
- 70. TSBV,
- 71. TUMV,
- 72. WMV-2,
- 73. WylidV,
- 74. YMV,
- 75. ZYFV.

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For invention of group I above, restriction to one of the following heterologous nucleic acid sequences is also required under 35 USC 121. Therefore, if applicant elects group I, election is further required for one of the heterologous sequences (A)- (E).

(A) cMyc; SEQ ID NO: 8-19, 31

(B) FMDV; SEQ ID NO: 20-24

(C) His-Tag; SEQ ID NO: 4-7

(D) Ovalbumin; SEO ID NO: 28-30

(E) AGII Coat Protein; SEQ ID NO: 25-27

The inventions are distinct, each from the other because of the following reasons:

Inventions (1)-(75) are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions, represent structurally different polynucleotides. Therefore, where structural identity is required, such as for hybridization, expression or activity, the different sequences have different effects.

Inventions (A)-(E) are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions, represent structurally different polypeptides and the polynucleotides encoding them. Therefore, where structural identity is required, such as for expression or activity, the different sequences have different effects.

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Group I is drawn to compositions and is distinct from groups II and III, which are drawn to methods. The compositions of group I: (1)-(75) are distinct from each other because they contain different polynucleotide sequences which have different structures. Groups II and III are drawn to methods and each is distinct from the other because they utilize different starting materials, therefore the outcomes are not be expected to be the same. Group II is drawn to utilizing a recombinant vector for expression in plant cells. While group III is drawn to a method of vaccination utilizing a potyvirus construct

Claim 1 link(s) inventions 1-75 and A-E. The restriction requirement among the linked inventions is subject to the nonallowance of the linking claim(s), claim 1. Upon the allowance of the linking claim, the restriction requirement as to the linked inventions shall be withdrawn and any claim depending from or otherwise including all the limitations of the allowable linking claim will be entitled to examination in the instant application. Applicant(s) are advised that if any such claim(s) depending from or including all the limitations of the allowable linking claim is/are presented in a continuation or divisional application, the claims of the continuation or divisional application may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application. Where a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. *In re Ziegler*, 44 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

Because these inventions are distinct for the reasons given above, have acquired a separate status in the art as shown by their different classification, and the literature and sequence

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searches required for each of the Groups are not required for another of the Groups, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ulrike Winkler, Ph.D. whose telephone number is 703-308-8294. The examiner can normally be reached M-F, 8:30 am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Housel, can be reached at 703-308-4027.

The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-4242 or for informal communications use 703-308-4426.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

Ulrike Winkler, Ph.D. //

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